UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MICHIGAN NORTHERN DIVISION

UNITED STATES OF AMERICA,	
Plaintiff,	No. 2:22-mj-09
v.	Hon. Maarten Vermaat U.S. Magistrate Judge
BRADFORD PAUL STORTI,	
GOVERNMENT'S MOTION FOR DETENTION	
SECTION I	
The United States Attorney moves for pretrial detention of the defendant on	
the basis that this case involves (choose at least one of the following):	
BASIS FOR DETENTION	N HEARING - § 3142(f)(1)
1. a crime of violence.	
2. an offense for which the maxideath.	mum sentence is life imprisonment or
3. an offense for which a maximum term of imprisonment of ten years or more is prescribed in the <u>Controlled Substances Act (21 U.S.C. § 801, et seq.)</u> .	
4. any felony that was committed of two or more prior federal offenses descriptions comparable state or local offenses.	ed after the defendant had been convicted bed in paragraphs 1-3 above or
BASIS FOR DETENTION	N HEARING - § 3142(f)(2)
X5. a serious risk that the	defendant will flee.
X 6. a serious risk that the	defendant will obstruct or attempt to

obstruct justice, or threaten, injure, or intimidate, a prospective witness or juror or attempt to do so.

REBUTTABLE PRESUMPTION OR DANGEROUSNESS - § 3142(e)

To In support of his motion, the United States Attorney further states that the offense with which the defendant is charged is an offense described in paragraphs 1-4 above; the defendant has previously been convicted of a (federal offense) (state or local offense that would have been a federal offense if a circumstance giving rise to federal jurisdiction had existed) described in paragraphs 1-4 above, which was committed while the defendant was on release pending trial for a federal, state or local offense; and a period of not more than five years has elapsed since the (date of conviction) (release of the defendant from imprisonment) for the offense of which the defendant was previously convicted.

REBUTTABLE PRESUMPTION OF DANGEROUSNESS/FLIGHT RISK - § 3142(e)

- 8. In support of his motion, the United States Attorney further states that there is probable cause to believe that the defendant has committed the offense with which he is charged and that it is an offense (choose at least one of the following):

 _____A. for which a maximum term of imprisonment of ten years
 - or more is prescribed in Controlled Substances Act (21 U.S.C. § 801, et seq.).
 - B. under 18 U.S.C. § 924(c), 956(a), or 2332b involving the use or carrying of a firearm.
 - C. an offense involving a minor victim under section 1201, 1591, 2241, 2242, 2244(a)(1), 2245, 2251, 2251A, 2252(a)(1), 2252(a)(2), 2252(a)(3), 2252A(a)(1), 2252A(a)(2), 2252A(a)(3), 2252A(a)(4), 2260, 2421, 2422, 2423, or 2425 of title 18.

CONTINUANCE - § 3142(f)(2)

- X 9. The United States Attorney moves for a continuance of 3 days to hold a detention hearing. (Specify good cause for request in excess of 3 days).
- _____10. The United States Attorney moves for a medical examination of defendant during the continuance to determine whether defendant is a

narcotics addict.

SECTION II

TEMPORARY DETENTION PURSUANT TO § 3142(d)]

The United States Attorney moves for temporary detention of the defendant for ten (10) days to permit revocation of conditional release, deportation, or exclusion, because the defendant may flee or pose a danger to another person or the community, and because defendant: is, and was at the time the offense was committed, on 1. release pending trial for a felony, or A. В. release pending appeal, or imposition, execution, or completion of sentence, or ____C. probation or parole, or 2. is an alien not admitted to the United States for permanent residence. Respectfully submitted, ANDREW BYERLY BIRGE United States Attorney

Dated: March 3, 2022

/s/ Paul D. Lochner

PAUL D. LOCHNER

Assistant United States Attorney